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UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF TEXAS

United St	ates	Dist	rict	Cour
Southern	Dis	trict I FN	of	Texas

In Re:

SUMMIT QUALITY HEALTH

SERVICES, INC.

Case No. 99-39452-H3-7

NOV 2 3 2009

Clerk of Court

Debtor(s).

APPLICATION FOR PAYMENT OF UNCLAIMED FUNDS AND CERTIICATE OF SERVICE

- 1. I am making application to receive \$997.79, which was deposited as unclaimed funds on behalf of **BEVERLY CURETTE**.
- 2. Applicant is entitled to receive the requested funds, has made sufficient inquiry and has no knowledge that any other party may be entitled to, and is not aware of any dispute regarding the funds at issue based upon the following:
- Applicant is the creditor/debtor names in paragraph 1, and the owner of the funds appearing on the records of this Court, as evidenced by the attached documents.
- b. Applicant is the attorney in fact for the creditor/debtor named in paragraph 1, with authority to receive such funds, or who is authorized by the attached original Power of Attorney to file this application ob behalf of the creditor/debtor.
- C. Applicant is the assignee or successor-in-interest of the creditor/debtor named in paragraph 1, or the representative of the assignee or successor-in-interest, as evidenced by the attached documents establishing chain of ownership and/or assignment.
- Applicant is the representative of the estate of the deceased creditor/debtor named in paragraph 1, as evidenced by the attached certified copies of death certificate and other appropriate probate documents substantiating applicant's right to act on behalf of the decedent's estate.
- In the standard of the above apply. As evidenced by the attached documents, applicant is entitled to these unclaimed funds because:
- 3. I understand that pursuant to 18 U.S.C. § 152, I could be fined no more than \$5,000.00, or imprisoned not more than five years, or both, if I have knowingly and fraudulently made any false statements in this document or accompanying supporting documents. I further understand that any indications of fraud detected by the Court will be turned over to the U.S. Attorney for possible prosecution.

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4. I declare under professioner foregoing statem	enalty or perju ents and inforn	ary under the laws of the nation are true and corre	United States of America that the
Dated: 11/18/09		Applicant's Signature: Applicant's Name: Address: Phone:	John Werner P.O. Box 26005 Beaumont, TX 77720-6005 (409)838-1000
SWORN TO AN 18th day of November	D SUBSCRIBE , 2009, to certif	ED TO BEOFRE ME, the state of t	he undersigned authority on this d and seal of this office.
CRYSTAL THRI Notary Public, Sti My Commissio Seplember 2	EADGILL ate of Texas n Expires 2, 2010	Notary Public in and for The State of Texas My Commission 9 3 2	areadgill Allo
Attachments: 1. 2. 2. 3. 4	tract y of thec	K. -	
	<u>C</u>	ertificate of Service	
I certify that on application for payment following:	this <u>18th</u> day t of unclaimed t	y of <u>November</u> , 2009, funds was served by firs	a true and correct copy of this t class United States Mail on the
U.S. Attorney P.O. Box 61129			

U.S. Trustee 515 Risk Avenue, Suite 3516 Houston, TX 77002

Houston, TX 77208

EMPLOYMENT CONTRACT

THAT I,
THAT I, this date employed REALID MORGAN & OUINN, INC., attorneys of Beaumont, Texas
County, Texas, have this date employed little of a claim for damages, sustained by me, on or about the day of
County, Texas, have this date employed REAUD, MORGAN & QUINN, INC., attoricy to represent me in the prosecution of a claim for damages sustained by me on or about the day of the represent me in the prosecution of a claim for damages sustained by me on or about the day of the representation of the representa
<u> </u>
I hereby give the attorneys the exclusive right to take all legal steps necessary to enforce the said
I hereby give the attorneys the exclusive right to take an legal steps necessary to emote the said claim, or claims, and sign my name to any and all papers that may be necessary; provided that NO COMPROMISE OR SETTLEMENT OF MY SAID CLAIM SHALL BE MADE BY SAID ATTORNEY
COMPROMISE OR SETTLEMENT OF MY SAID CLAIM SHALL BE WADE BY SAID ATTORNEY
WITHOUT MY KNOWLEDGE AND CONSENT. A Surgeof 18 (141) DICHOLOR 1)
The client agrees and understands that any or all of the lawyers in the firm of REAUD, MORGAN & QUINN, INC., may handle or work on the case. The client agrees that the attorney retains the right to exercise full discretion over the manner and the pace of the investigation and proceedings in this case. The attorney may elect not to appeal my case if, in the exercise of the attorney's professional judgment, the attorney feels that an appeal would not benefit the final result in my case.
The law firm of REAUD, MORGAN & QUINN, INC. may employ other attorneys to assist the law firm of REAUD, MORGAN & QUINN, INC. in the preparation and prosecution of the client's case. Any such attorneys hired to assist the law firm of REAUD, MORGAN & QUINN, INC. will be paid out of the proceeds of the attorney's fees that you are agreeing to pay. In other words, you will not be obligated to incur any additional fees. IF YOU HAVE TAX QUESTIONS, YOU SHOULD CONSULT A TAX SPECIALIST. THIS FIRM DOES NOT GIVE TAX ADVICE.
In the event I agree to accept a structured payment and settlement of my case, the attorney's fee will be calculated based on the actual costs of the structured settlement.
In consideration of the services rendered by said attorney, I hereby assign and convey to said attorney as his compensation, the following present and undivided interest in said claim or claims: 35% if settlement is made before suit is filed.
35% if settlement is made before suit is filed.
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45% if notice of appeal has been given and appeal bond filed.

25% if Workers' Compensation or Longshore & Harbor Worker's as provided by law.

I further authorize said attorney to deduct from my portion of any recovery all expenses in this case, including, but not limited to, medical expenses, court costs and sheriff's fees, deposition expenses, long distance calls, postage expenses, copying expenses, and investigation expenses directly to the person or firms to whom the expenses are due. Regarding worker's compensation cases, I understand and agree that I will reimburse you in the amount approved by the Texas Workers' Compensation Commission for expenses you incur in connection with my claim, and this amount will be deducted from my recovery before calculating your fee. If my claim is resolved in court, I will be liable for all reasonable expenses you incur in connection with my claim.

The State Bar of Texas investigates and prosecutes professional misconduct committed by Texas attorneys. Although not every complaint against or dispute with a lawyer involves professional misconduct, the State Bar Office of General Counsel will provide you with information about how to file a complaint. For more information please call this toll free number: 1-800-932-1900.

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INITIALS:

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I have read this instrument (or it has been explained to me) and swear, and affirm that I executed it for the purposes and consideration because it is a suppose to the purpose of the purpose and consideration because it is a suppose of the purpose and consideration because it is a suppose of the purpose and consideration because it is a suppose of the purpose and consideration because it is a suppose of the purpose and consideration because it is a suppose of the purpose and consideration because it is a suppose of the purpose of the purpos	ikiciii expressed.
September 19999.	_, Texas, the day of
REAUD, MORGAN & QUINN, INC. ATTORNEY CKIENT	Signature James
TEXAS BAR NUMBER CLIENT	r's social security number
THE STATE OF TEXAS §	
COUNTY OF JEFFERSON §	
BEFORE ME, the understaned authority, a Notary Public in day personally appeared person(s) whose name(s) is(are) subscribed to the foregoing instrum he/she/they executed the same for the purposes and consideration therefore a GIVEN UNDER MY HAND AND SEAL OF OFFICE this	nent, who did swear and/or affirm that ein expressed.
KENDRA GRADNEY MY COMMISSION EXPIRES February 8, 2000 NOTA	RY PUBLIC

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INITIALS:

